## **CHAPTER 3: MEASURING TAX EXPENDITURES**

This chapter describes the approaches used to measure tax expenditures and provides guidance for interpreting the estimates reported in the TES.

# 3.1 Approaches to measuring tax expenditures

There are three main methods used to measure tax expenditures.

- The *revenue forgone approach* this approach measures how much tax revenue is reduced, relative to a benchmark, for each tax expenditure. It compares the current/prospective treatment to the benchmark treatment, assuming taxpayer behaviour is unchanged.
- The *revenue gain approach* this approach measures how much revenue could increase if a particular tax concession was removed. Accurate estimation of this cost would require estimates of the secondary behavioural effects associated with such a change.
- The *outlay equivalence approach* this approach estimates how much direct expenditure would be needed to provide a benefit equivalent to the tax expenditure. This approach measures the direct expenditure required, in before-tax dollars, to achieve the same after-tax dollar benefit as the tax expenditure where the direct expenditure receives the tax treatment appropriate for that type of income in the hands of the recipient.

The three methods can yield significantly different estimates of the value of a tax expenditure.

Consistent with most tax expenditures statements published in OECD countries, Australia uses the revenue forgone approach. This is the most reliable method for estimating the level of assistance the tax system provides to taxpayers. Tax expenditures calculated by the revenue forgone approach are shown as the difference in tax paid by taxpayers who receive a particular concession relative to similar taxpayers who do not receive that concession.

<sup>1</sup> The approaches adopted by various OECD countries to measure tax expenditures are reported in *Tax Expenditures – Shedding Light on Government Spending through the Tax System, Lessons from Developed and Transition Economies,* The World Bank, Washington DC (2003).

# 3.2 Interpretation of tax expenditure estimates

Some caution should be exercised when using the estimates in this statement for wider purposes, such as estimating the budgetary impact of tax concessions. Estimates calculated by the revenue forgone approach identify the financial benefit of tax concessions to taxpayers receiving those concessions relative to taxpayers that do not. It does not necessarily follow that there would be an equivalent increase to government revenue from the abolition of a tax expenditure. This is because of behavioural responses by the recipients of tax expenditures and overlaps in the coverage of different tax expenditures.

The introduction of a tax expenditure tends to increase concessionally taxed activity. Accordingly, the same activity would be expected to contract should the related tax expenditure be abolished, with consequential implications for potential revenue flows. Other responses may follow. For example:

- the removal of one concession may result in increased use of other concessionally taxed activities, lowering tax revenue elsewhere;
- under a progressive income tax system, the removal of a tax expenditure may result
  in some taxpayers moving into a higher marginal tax bracket, increasing tax
  revenue; and
- as tax concessions may alter resource allocation and direct scarce resources from
  one activity to another, removal of those concessions may affect economic efficiency
  and the overall level of economic activity. This change in activity could affect tax
  revenues.

In most cases, the net effect of these influences on revenue is unclear.

Furthermore, in cases where the level of activity is highly sensitive to a concession, the increase in revenue from removing the tax expenditure could be very small. In these cases, reporting tax expenditure estimates as the cost to revenue (that is, using the revenue gain approach) would give the impression that the tax expenditure has little material effect when actually the recipients derive quite large financial benefits.

Tax expenditure estimates may differ from budget estimates because tax expenditures are estimated relative to designated benchmarks. For example, CGT rollover relief is provided for superannuation entities that merge to meet the requirements of the superannuation safety arrangements (E23). This rollover relief gives rise to a tax expenditure when assessed against the benchmark because it provides a tax deferral benefit. A tax expenditure arises because CGT is not collected at the time a 'CGT event' occurs (that is, the disposal of assets by one entity and acquisition of those assets by the merged entity). By contrast, this measure was estimated to have no impact on budget revenue because the transactions concerned would not have occurred in the absence of

the superannuation safety arrangements and therefore providing rollover relief did not reduce revenue relative to the revenue included in the budget forward estimates (the benchmark for costing budget measures).

Unless otherwise indicated, tax expenditure estimates are calculated on an individual basis and do not take account of potential overlaps with other tax expenditures. While aggregate tax expenditures can provide a guide to trends in tax expenditures over time, overlaps between the coverage of different tax expenditures and likely behavioural responses to their removal mean that such aggregates are not a reliable indicator of the overall budgetary impact of tax concessions.

Tax expenditure estimates are separated into estimates (for historical years) and projections (for future years). The estimates for 2005-06 are preliminary and subject to revision upon receipt of further tax data.

### 3.3 Accrual estimates

The tax expenditure estimates are prepared on the same revenue recognition basis as the budget estimates. From the 2006-07 Budget, the basis for reporting revenue in the Budget changed. The changes are outlined in the box below and apply to estimates in TES from 2006-07. All estimates relating to periods prior to 2006-07 are reported in TES on the Tax Liability Method basis.

### Revised revenue recognition methodology

Accrual accounting was introduced by the Australian Government in the 1999-2000 Budget. The Australian Accounting Standards and Government Finance Statistics standards for accrual accounting require that taxation revenue be recognised in the reporting period in which the taxpayer earns the income that is subsequently subject to taxation — this is known as the Economic Transactions Method (ETM). But the standards also permit government reporting using an alternative approach when the ETM approach would generate unreliable measures of taxation revenues.

Because ETM is an unreliable measure for several significant revenue heads — and these account for the majority of total revenue — all taxation revenue was recognised in all accrual budget-related documentation from the 1999-2000 Budget to the *Mid-Year Economic and Fiscal Outlook* 2005-06 using the Tax Liability Method (TLM). Under TLM, taxation revenue is accounted for at the time a taxpayer makes a self-assessment or when an assessment of a taxation liability is raised by the relevant authority.

#### Revised revenue recognition methodology (continued)

Commencing with the 2006-07 Budget, the Government adopted ETM revenue recognition for all revenue heads where the measurement issues are not material, but retained TLM revenue recognition where ETM measurement issues may be material. The taxation revenues that continue to be recognised on a TLM basis are:

- individuals and other withholding taxation;
- company income taxation; and
- superannuation taxation.

### 3.4 Technical notes

#### TREATMENT OF IMPUTATION

The value of some concessions reported in this statement is partially offset as a result of the imputation system. For example, concessions that reduce company tax may be *clawed-back* through the subsequent taxation of dividends in the hands of shareholders. The estimates in this statement generally make no allowance for this clawback owing to the practical difficulties of doing so.

#### **CAPITAL GAINS TAX ESTIMATES**

Under the CGT benchmark, nominal capital gains are fully taxable upon realisation (for further details see Chapter 4). The most significant tax expenditure against this benchmark is the 50 per cent discount for capital gains realised by individuals and trusts (E14) which affects most capital gains realised by these entities.

Individuals and trusts may also be eligible for other CGT concessions. The revenue forgone methodology that is generally used in this statement implies that estimates for these other CGT concessions should be calculated against the benchmark of full taxation of nominal capital gains.

To avoid double counting, the values of tax expenditures for other CGT concessions are reduced by the CGT discount component and the discount component of these other concessions is included in the tax expenditure for the CGT discount (E14). This modification to the tax expenditure methodology provides more realistic estimates of the value of the benefits taxpayers receive from capital gains concessions in aggregate, though it has the effect of understating the value of other CGT tax expenditures.